

EXHIBIT 19

From: sdonziger [sdonziger@gmail.com]
Sent: Thursday, May 27, 2010 11:47 PM
To: Westenberger; imaazel; awilson; Tyrrell, James; sdonziger; Daleo, Eric; Yennock, Edward; jabady; mjasinski; imoll; bnarwold; jbrickell; lgarr; awoods
Subject: Re: Mini-revelation

Like this approach. Ilann?

Sent via BlackBerry by AT&T

From: "Westenberger, Eric" <ewestenberger@pattonboggs.com>
Date: Thu, 27 May 2010 23:43:04 -0400
To: <imaazel@ecbalaw.com>; <sdonziger@gmail.com>; <awilson@ecbalaw.com>; Tyrrell, James<JTyrrell@PattonBoggs.com>; <sdonziger@donzigerandassociates.com>; Daleo, Eric<EDaleo@PattonBoggs.com>; Yennock, Edward<EYennock@PattonBoggs.com>; <jabady@ecbalaw.com>; <mjasinski@motleyrice.com>; <imoll@motleyrice.com>; <bnarwold@motleyrice.com>; <jbrickell@h5.com>; <lgarr@donzigerandassociates.com>; <awoods@donzigerandassociates.com>
Subject: Re: Mini-revelation

What about the following? Appeal; move for stay; if we win with kane great; if we lose, we produce whatever we want (narrow read); gd complains and then we move for clarification. If we lose again, we think about another appeal.

Sent from my BlackBerry Wireless Device

From: Ilann M. Maazel <imaazel@ecbalaw.com>
To: Westenberger, Eric; sdonziger@gmail.com <sdonziger@gmail.com>; Andrew Wilson <awilson@ecbalaw.com>; Tyrrell, James; sdonziger@donzigerandassociates.com <sdonziger@donzigerandassociates.com>; Daleo, Eric; Yennock, Edward; Jonathan S. Abady <jabady@ecbalaw.com>; mjasinski@motleyrice.com <mjasinski@motleyrice.com>; imoll@motleyrice.com <imoll@motleyrice.com>; bnarwold@motleyrice.com <bnarwold@motleyrice.com>; jbrickell@h5.com <jbrickell@h5.com>; lgarr@donzigerandassociates.com <lgarr@donzigerandassociates.com>; Andrew Woods <awoods@donzigerandassociates.com>
Sent: Thu May 27 23:35:35 2010
Subject: Mini-revelation

Here's what I think is going to happen within the next week:

1. Our motion for a protective order in CO was denied. We will make a motion for clarification tomorrow, hopefully (after conferring) in the aft. to delay this a bit. The magistrate will act quickly.
2. However the judge clarifies his ruling, he will at a minimum require immediate production of all Stratus materials given to Cabrera.

3. We will appeal and move for a stay before the magistrate. We will lose. Maybe we move for a stay before the D. Ct. We will almost certainly lose.

4. Thus, very shortly, Stratus will be under a court order to produce all materials it gave Cabrera. Stratus will not risk a contempt motion, it will comply.

Unless we want the Stratus/Cabrera revelation to come out in CO, which seems like the worst possible place, we need to make our submission in Ecuador and fast. Say, Tuesday. We've bought over a month in CO and everywhere else but time is almost certainly about to run out. So we need to make a decision whether we can file in Ecuador and control this story, or whether we let events overtake us in CO, as I think they will very shortly.

Where are we in terms of drafting the Ecuadorian submission?

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